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### MINISTRY OF COMMERCE & INDUSTRY

#### PUBLIC NOTICES

#### IMPORT TRADE CONTROL

*New Delhi, the 29th November 1960*

**SUBJECT:**—*Import policy for Cotton yarn of 80 counts and above (S. No. 180(a)/IV) during October 1960—March 1961 period.*

**No. 141-ITC(PN)/60.**—Attention of importers is invited to the remark against S. No. 180(a)/IV in Section II of the current Red Book wherein it was mentioned that the policy for this item will be announced later.

2. On a review of the position, it has been decided that Cotton yarn (S. No. 180(a)/IV) will be licensed to established importers on a quota of 2½% during October, 1960—March, 1961 licensing period. The existing entries against S. No. 180(a)/IV in Section II of the Red Book for October 1960—March 1961 period may be deemed to have been substituted by the following entries:—

Part and S.No. of the I.T.C. Schedule	Description	Licensing authority	Policy for Established Importers	Validity of licences	Remarks
1	2	3	4	5	6
180(a)/IV	Cotton yarn of 80 counts and above.	Bombay	2½%	Six months	(i) Quota will be calculated on the basis of imports of all types of cotton twist and yarn included in this S.No. Licences will, however, be valid for import of combed yarn of 100 counts and above.

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(ii) Actual user licences to Hand-loom Co-operative Societies for cotton yarn of 100 counts and above will be granted *ad-hoc* in consultation with the Textile Commissioner.

(iii) Quota licences will be subject to the condition that established importers will ensure that goods imported against their licences are sold by them and/or their agents at prices not exceeding the pre-October, 1958 level.

(iv) Quota licences as well as Actual user licences issued to Hand-loom Co-operative Societies for S.No. 180(a)/IV will also be valid for import of cotton yarn of counts 80s and above, single as well as doubled, provided that cotton yarn of counts lower than 100s, will be allowed to be imported only if the same is combed and then either gassed or mercerised.

3. Established importers and Actual users may submit applications for import licences in the prescribed form and manner to the Joint Chief Controller of Imports and Exports, Bombay within the last dates specified below:

Established Importers . . . . .	31st January, 1961.
Actual Users . . . . .	15th February, 1961.

SUBJECT:—Import policy for Cotton fabrics falling under S. Nos. 188, 193, 194 and 195 of Part IV of the I.T.C. Schedule during October, 1960—March, 1961 licensing period.

No. 142-ITC(PN)/60.—Attention of the importers is invited to the import policy for Cotton fabrics falling under S. Nos. 188, 193, 194, 195(a), 195(b) and 195(c) of Part IV as given in the Red Book for October, 1960—March, 1961 period according to which the import of Cotton fabrics was banned to established importers during the current half year.

2. On a review of the position, it has been decided that Cotton fabrics falling under S. Nos. 188, 193, 194 and 195 of Part IV will be licensed to established importers on a quota of 2½% during October, 1960—March, 1961 period. The

existing entries against S. Nos. 188, 193, 194 and 195 of Part IV in Section II of the Red Book for October, 1960—March, 1961 period may be deemed to have been substituted/modified by the following entries:—

Part and S.No. of I.T.C. Schedule	Description	Licensing authority	Policy for Estab- lished Importers	Validity of licences	Remarks
1	2	3	4	5	6
188/IV	Cotton fabrics. Not otherwise specified containing more than 90 per cent cotton:—				
	(a) Grey, piecegoods (excluding bordered grey chaddars, dhories, saris and scarves).	Ports	2 1/2 %	Six months	<p>(i) Quota licences will be valid only for import of Twill and Sateen Italians, Super Mulls, Umbrella cloth, Fine lawns and Muslins Organdies, Poppins, Bretonne nets, Voils, Lappets, Sateen drills and jeans, Satin drills, Cambrics, Corduroys, Linbricks and fashion prints i.e., prints with permanent synthetic resin finishes designed to give properties like crease resistance, Abrasion resistance, permanent glaze, etc.</p> <p>(ii) Licences will not be valid for the import of typewriter ribbon fabrics. Actual users' applications for the import of typewriter ribbon fabrics not indigenously manufactured will, however, be considered.</p> <p>(iii) Licences issued for this S.No. will not also be valid for any types of piecegoods included in remark (i) above which have embroidery patterns running lengthwise and repeated at equal convenient distances from which the design strips in the fabrics could be separated for use as laces and embroidery. These licences will also not permit import of any curtain nettings or embroidered all overs on any fabric base mentioned in remark (i) above.</p>
	(b) Printed piecegoods and printed fabrics				
	(c) Cotton piecegoods and fabrics not otherwise specified.				

1	2	3	4	5	6
					(iv) Upto 10% of the face value of quota licences for this S. No. can be utilised for import of cotton and woollen fabrics falling under S. Nos. 200 and 202/IV.
193/IV	Fabrics, not otherwise specified, containing not more than 10 per cent silk or 10 per cent artificial silk or 10 per cent wool but containing more than 50 per cent and not more than 90 per cent cotton.	Ports	2 1/2 %	Six months.	Same remarks as against S.No. 188/IV.
194/IV	Fabrics, not otherwise specified containing not more than 10 per cent silk or 10% artificial silk or 10 per cent wool or 50 per cent cotton.	Ports	2 1/2 %	Six months.	Same remarks as against S.No. 188/IV.
195/IV	The following cotton fabrics, namely:— Sateens including Italians of Sateen weave, velvets and velveteens and embroidered all overs:— (a) Italian of Sateen weave.	Ports	2 1/2 %	Six months	(a) (i) Same remarks as against S.No. 188/IV. (ii) Licences granted under this S. No. will only permit varieties of cotton fabrics mentioned in remark (i) against S.No. 188/IV.
195(b)/IV	Velvets and Velveteens	Ports	2 1/2 %	Six months	(b) (i) Same remarks as against S.No. 188/IV. (ii) Import of pieces of Velvet duly cut to shape, proposed to be sent from U.S.A. to India for Zari work, and subsequent re-export to U.S.A. will be allowed under the Export Promotion Scheme. (iii) Licences granted under this S. No. will only permit varieties of cotton fabrics mentioned in remark (i) against S. No. 188/IV.
195(c)/IV	Others . . .	Ports	2 1/2 %	Six months	(c) (i) Same remarks as against S.No. 188/IV. (ii) Licences granted under this S. No. will only permit varieties of cotton fabrics mentioned in remark (i) against S.No. 188/IV.

2. As a result of the above mentioned changes in the import policy for Cotton fabrics falling under S. Nos. 188, 193, 194 and 195 of Part IV, the following remark may also be deemed to have been inserted in Column 6 against S. Nos. 200/IV and 202/IV in Section II to the current Red Book:—

"Please see remarks against S. Nos. 188, 193, 194, 195(a), 195(b) and 195(c)/IV."

3. Applications for quota licences for import of these items should be submitted in the prescribed form and manner to the licensing authorities concerned by the 31st January, 1961.

**SUBJECT:—***Import policy for certain items for October, 1960—March, 1961 period—  
Last date for submission of applications by established importers.*

**No. 143-ITC(PN)/60.**—Attention is invited to para 2 of the Ministry of Commerce and Industry Public Notice No. 137-ITC(PN)/60 dated 21st November, 1960 according to which established importers and actual users could submit applications to the licensing authorities concerned within the prescribed dates mentioned in para 14 of Section I of the current Red Book.

2. As a result of representations received from the trade, it has been decided that in respect of items the import policy for which has been announced in the Ministry of Commerce and Industry Public Notice No. 137-ITC(PN)/60 dated 21st November, 1960, the last date for submission of applications by established importers will be 31st January, 1961 instead of 31st December, 1960.

K. T. SATARAWALA,  
Chief Controller of Imports and Exports

